

PEAR JUDGE THERE WERE TWO INCIDENTS

RECEIVED
SDNY PRO SE OFFICE

ONE ON JUNE 21 AND AUG 3RD VALARIE SOTO

2019 JUL 26 PM 1:10

DID NOT COME TO MY HOME OR RIVAS SEARS BEFORE THESE INCIDENTS A YEAR BEFORE I REPORTED INCIDENTS AT SELF HELP MR. PEREZ ABUSED BY CASEWORKER SAM LEE ~~AND~~ ~~THEY~~ ~~WAS~~ ~~TALKING~~ ~~TO~~ ~~A~~ ~~CLIENT~~ ~~AT~~ ~~SELF~~ ~~HELP~~ I WAS TALKING TO A CLIENT I HAVE A RIGHT TO TALK TO ANYONE THEY DO NOT WANT ME TO TALK TO ANYONE THEY WOULD NOT LET COME BACK UPSTAIRS TO THE OFFICE OR USE THE BATHROOM VALARIE SOTO CALLED ME NAMES IN SPANISH FAT FAGGOT

YOUR GOING TO WAIT DOWNSTAIRS WERE GOING TO MAKE YOU WAIT I WOULD COME TWICE A MONTH TO THE OFFICE THEY WOULD MAKE ME WAIT TWO HOURS OR MORE THERE IS NO WHERE TO SIT I HAVE TO STAND IN PAIN FROM MY ~~BLADDER~~ BLADDER ISSUES ~~I~~ BLADDER PAIN I HAVE A 911 RELATED ILLNESS SARCOIDOSIS DUE TO WHEN THE LANDLORD TOOK ME TO COURT DURING 911 AND THE FOLLOWING MONTHS I HAD TO BREATHE THAT TOXIC SMOKE AND DUST THE SMELL WAS HORRIBLE I HAD TO GO TO COURT ALMOST EVERY DAY DURING THAT TIME MY ILLNESS THERE IS NO CURE I COULD DIE FROM THE DISEASE OTHER FIRE FIGHTERS HAVE THE DISEASE ALSO I AM SICK SELF HELP NEVER ASKED ME IF I NEED A HOME ATTENDANT OR HOW DO YOU FEEL THEY DON'T CARE I REPORTED THESE THINGS TO THE COURT TO THE SUPERVISOR SCOTT ZINGER

PAGE 2

TO JOHN CRAWFORD TO JULIE MARLING ~~SELF~~ ABOUT THE
ABUSE BUT SELF HELP CONTINUES ~~WAS~~ ~~SELF~~ ~~AND~~
DINO DEAS AND DINO DEAS WOULD COME DOWN AND TELL ME
YOU HAVE TO WAIT KNOWING THAT I AM IN EXTREME PAIN
I REPORTED THESE THINGS TO KEVIN T BYRNE VICE PRES
OF HRA AT SELF HELP HE HUNG UP ON ME THEN I REPORTED
THESE THINGS TO 311 311 SENT AN EMAIL TO HRA
HRA CAME TO MY HOME THEY KEPT COMING TO MY HOME
I TOLD THEM I AM SLEEPING I NEED MY REST THEY KEPT COMING
TO MY HOME I LEFT MESSAGES I DO NOT WANT ~~W~~ VISITORS
I NEED MY REST HRA RETALIATED SENT AN EMAIL TO SELF
HELP TO PUT ME IN THE HOSPITAL RIVAS TOLD ME IT WAS HRA
@ FAULT JUNE 21ST POLICE CAME TO MY HOME I WAS SCARED
TO DEATH I SUFFERED STROKE BEFORE IF I HAVE ANOTHER I WOULD
DIE MY BLOOD PRESSURE WAS RACING I COULDN'T BREATHE I NEEDED
MY REST POLICE WERE IN MY HOME FOR MORE THAN AN HOUR
FOLLOWING ME TO THE LIVING ROOM AND BEDROOM WITH NO
SEARCH WARRANT I WAS GOING TO GET SOMETHING FROM
MY DRAWER THE OFFICER WENT IN ~~to~~ MY DRAWER I SHOWED
THEM PAPERS I AM BEING HARRASSED THEY TOOK ME AGAINST
MY WILL TO THE HOSPITAL I WAS STRIP SEARCH BY GUARDS
AND GIVEN DRUGS FORCED TO GIVE BLOOD AUG 3RD I CALLED
911 ~~TO~~ I TOLD 911 ~~SELF~~ SELF HELP ~~THE~~ IS HARRASSING
ME I NEED REST BRING POLICE DINO DEAS RETALIATED

PAGE 3

AND TOLD POLICE I PULLED A KNIFE ON HIM WHICH WAS A LIE I WAS ON THE HOUSE PHONE WHEN I MADE 911 AND CALLS TO THE COURT FOR HELP I SPOKE TO JOHN ~~CRAWFORD~~ CRAWFORD AND JULIE MARLING ~~THEY~~ THEY ARE WITNESSES I AM INNOCENT I NEEDED MY REST I NEEDED TO BE IN MY BED I TOLD ~~THESE~~ THESE THINGS TO RIVAS SEARS SHE TOLD ME YOU REPORTED PEOPLE AND THATS ~~WA~~ WHAT HAPPENS ~~THIS~~ THIS WAS ALL RETALIATION I HAVE ALL MY DOCUMENTS PROOF OF WHAT HAPPENED PLAINTIFF FELIPE VIVAR REQUEST THAT THE COURT DENY DINO DIAZ VILARIE SOTO AND RIVAS SEARS SELF HELP INDIVIDUAL DEFENDANTS PENDING MOTION TO DISMISS BECAUSE THE SELF HELP INDIVIDUAL DEFENDANTS MOTION TO DISMISS PENDING MOTION TO DISMISS IS UNTIMELY AS THEY HAVE ALREADY FILED AN ANSWER EVEN IF THE COURT DISMISSES THE FEDERAL LAW CLAIMS AGAINST THESE SPECIFIC DEFENDANTS THE COURT SHOULD EXERCISE SUPPLEMENTAL JURISDICTION OVER PLAINTIFF STATE LAW CLAIMS AGAINST THE SELF HELP INDIVIDUAL DEFENDANTS

I HAVE ADEQUATELY ALLEGED SEVERAL STATE LAWS
CLAIMS IN MY AMENDED COMPLAINT. I HAVE
ADEQUATELY ALLEGED FALSE ARREST AGAINST DINO
DEAS AND RIVAS SEARS. UNDER NEW YORK STATE LAW
PRIVATE COMPLAINING WITNESSES ARE STILL LIABLE
FOR FALSE ARREST OR IMPRISONMENT EVEN WHEN
THEY DID NOT ACTUALLY ARREST THE PLAINTIFF
DIRECTLY WHEN A PLAINTIFF CAN SHOW THE
DEFENDENTS INSTIGATED HIS ARREST MAKING THE
POLICE THEIR AGENTS IN CONFINING THE PLAINTIFF
SEE WEINTRAUB VS BOARD OF EDUC OF CITY OF
CITY OF NEW YORK ~~42~~ QUOTING CARRINGTON
V. CITY OF NEW YORK THIS FALSE ARREST
APPLIES WHEN THE DEFENDANTS DO NOT HAVE
REASONABLE CAUSE TO BELIEVE PLAINTIFF IS GUILTY.
THEY DID NOT HAVE REASONABLE CAUSE HERE.
I HAVE ALSO ALLEGED INTENTIONAL INFLICTION OF
EMOTIONAL DISTRESS AGAINST DINO DEAS. I HAVE ALSO
ADEQUATELY ALLEGED DEFORMATION AGAINST DINO DEAS
AND RIVAS SEARS. FINALLY I HAVE ADEQUATELY

PAGE 5

ALLEGED NEGLIGENCE AGAINST DINO DEAS RIVAS SEARS
AND VALARIE SOTTO.

RECEIVED
SDNY PRO SE OFFICE

2019 JUN 16 PM 1:10